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CONFIRMATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. APPLICATION NO. STE01 P-1086 5256 09/800,006 03/06/2001 James C. Rush **EXAMINER** 02/06/2006 277 7590 PRICE HENEVELD COOPER DEWITT & LITTON, LLP HORTON, YVONNE MICHELE 695 KENMOOR, S.E. ART UNIT PAPER NUMBER P O BOX 2567 GRAND RAPIDS, MI 49501 3635

DATE MAILED: 02/06/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
Office Action Summary	09/800,006	RUSH ET AL.	
	Examiner	Art Unit	
	Yvonne M. Horton	3635	
The MAILING DATE of this communication a	ppears on the cover sheet with	the correspondence address	
Period for Reply	•		
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING I - Extensions of time may be available under the provisions of 37 CFR I after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory perior Failure to reply within the set or extended period for reply will, by statu. Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICA 1.136(a). In no event, however, may a reply d will apply and will expire SIX (6) MONTH: tte. cause the application to become ABAN	TION. be timely filed from the mailing date of this communication.	
Status			
1)⊠ Responsive to communication(s) filed on 29	September 2005.		
	is action is non-final.		
3) Since this application is in condition for allow		s, prosecution as to the merits is	
closed in accordance with the practice under			
Disposition of Claims			
4) Claim(s) 30-34,76,78,79,82-87,89 and 94-14	2 is/are pending in the applica	tion.	
4a) Of the above claim(s) is/are withdra			
5) Claim(s) <u>30-34,82-87,89 and 94</u> is/are allowe			
6)⊠ Claim(s) <u>76,78,95-98 and 100-142</u> is/are reje			
7)⊠ Claim(s) <u>99</u> is/are objected to.			
8) Claim(s) are subject to restriction and/	or election requirement.		
Application Papers			
9)☐ The specification is objected to by the Examin	ner		
10)⊠ The drawing(s) filed on <u>29 September 2005</u> is		hiected to by the Examiner	
Applicant may not request that any objection to the			
Replacement drawing sheet(s) including the corre			
11) The oath or declaration is objected to by the E			
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of:	n priority under 35 U.S.C. § 11	9(a)-(d) or (f).	
1. Certified copies of the priority documer	ats have been received		
2. Certified copies of the priority document		ication No	
3. Copies of the certified copies of the price.			
application from the International Burea		, in this inational Stage	
* See the attached detailed Office action for a lis		eived	
		orrou.	
Attachment(s)			
Notice of References Cited (PTO-892)	4) Interview Sum	mary (PTO-413)	
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/M	ail Date	
 Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date 	5) Notice of Inform 6) Other:	nal Patent Application (PTO-152)	

DETAILED ACTION

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Response to Amendment

The amendment filed 9/29/05 is objected to under 35 U.S.C. 132(a) because it introduces new matter into the disclosure. 35 U.S.C. 132(a) states that no amendment shall introduce new matter into the disclosure of the invention. The added material which is not supported by the original disclosure is as follows: a T-nut and a cruciform. A cruciform is defined as a cross or arranged as a cross. The original specification merely discloses an "X" or "Y" configuration. Clearly a "cruciform" is not an "X" or a "Y" configuration. As such the amendments to the specification have not been entered at this time. Applicant is required to cancel the new matter in the reply to this Office Action.

Withdrawal of Allowable Subject Matter

The indicated allowability of claims 76,78 and 95-98 is withdrawn in view of a more careful review of the reference(s) to DWILLIES. Rejections based on the newly cited reference(s) follow.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 78,98,100-142 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Claims

78,98,100,102,118,120,123,125,134,136,140 and 142 include broad terms such as

"substantially" and "generally". It is not clear if something less than, equal to, or greater than is defined by the claimed language. Correction is required.

Claim Objections

Claims 100,123,134 and 140 are objected to because of the following informalities: the phrase "and the like" renders the claim(s) indefinite because the claim(s) include(s) elements not actually disclosed (those encompassed by "or the like"), thereby rendering the scope of the claim(s) unascertainable. Appropriate correction is required.

Claim Rejections - 35 USC § 102

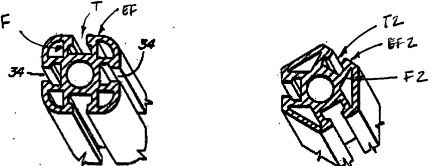
The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 76,78 and 95-98 are rejected under 35 U.S.C. 102(b) as being anticipated by US Patent #5,277,512 to DWILLIES. DWILLIES discloses the use of a post and beam furniture system for partitioning open including a plurality of overhead beams (10), each having opposite ends; a plurality of vertical posts (12), each having a lower portion thereof adapted to be abuttingly supported in a freestanding fashion on a floor surface of the open office space in a laterally spaced apart relationship, and an upper portion thereof operably connected with the opposite ends of said overhead beams (10) to support said beams (10) at a predetermined elevation above average user height; at least one of said posts having an X-shaped plan (see figure 14E) configuration defining four mutually perpendicular, outwardly extending flanges (F), each of which has an end face (EF) with a single T-shaped vertical slot (T) extending centrally therealong; at least

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one of said posts (12) having a Y-shaped plan configuration (see figure 14D) defining three regularly spaced apart, outwardly extending flanges (F2), each of which has an end face (EF2) with a single T-shaped vertical slot (T2) extending centrally therealong (Column 8, lines 57-65); and a plurality of beam-to-post connectors (14,50) attached to the opposite ends of said beams, and detachably retained in said slot (T,T2) of aligned pairs of said flanges (F,F2) on said posts (12) to support said beams (10) on said posts (12) at said predetermined elevation. DWILLIES further includes at least one partition



accessory (91) having a mount (92) that is detachably retained in the slots (T,T2). Regarding claim 78, as seen in figures 13 and 14A-E, the beams (10) includes opposite end faces (EF,EF2) having the T-slots (T,T2); wherein, each of the slots (T,T2) are generally similar in shape and size to receive the accessory (91) therein.

Claims 95-98 are rejected under 35 U.S.C. 102(b) as being anticipated by US

Patent #5,277,512 to DWILLIES. DWILLIES discloses the use of a post and beam

furniture system for partitioning open including a plurality of overhead beams/horizontal

(10), each having opposite ends; a plurality of vertical posts (12), each having a lower

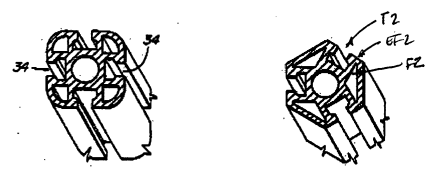
portion thereof adapted to be abuttingly supported in a freestanding fashion on a floor

surface of the open office space in a laterally spaced apart relationship, and an upper

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portion thereof operably connected with the opposite ends of said overhead/horizontal beams (10) to support said beams (10) at a predetermined elevation above average user height; at least one of said posts (12) having a Y-shaped plan configuration (see figure 14D) defining three regularly spaced apart, outwardly extending flanges (F2), each of which has an end face (EF2) with a single T-shaped vertical slot (T2) extending centrally therealong (Column 8, lines 57-65); and At least two beam-to-post connectors (14,50) attached to the opposite ends of said beams, and detachably retained in said slot (T,T2) of aligned pairs of said flanges (F,F2) on said posts (12) to support said beams (10) on said posts (12) at said predetermined elevation. Regarding claim 96, DWILLIES further includes at least one partition accessory (91) having a mount (92)



that is detachably retained in the slots (T,T2). In reference to claim 97, the beams (10) each have an uppermost and lowermost face (EF) having horizontal T-slots (T) therein to receive key portions (68), see figure 5, of at least one of the beam-to-post connectors (14,50). Regarding claim 98, each beam (10) includes opposite end faces (EF) each with T-slots (T) that are similar in size and shape.

Allowable Subject Matter

Claims 30-34,79,82-87,89,94 are allowed.

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Claim 99 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Yvonne M. Horton whose telephone number is (571) 272-6845. The examiner can normally be reached on 6:30 am - 3:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Carl D. Friedman can be reached on (571) 272-6842. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Yvonne M. Horton Art Unit 3635 2/1/06